IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

UNITED STATES OF AMERICA,)	
	DI • 4•66)	CDIMINAL ACTION
	Plaintiff,)	CRIMINAL ACTION
v.)	No. 10-20129-03-KHV
MARCUS L. QUINN,)	
	Defendant.)	

ORDER TO SHOW CAUSE

On January 23, 2012, the Court sentenced defendant to 360 months in prison and 12 years of supervised release. The Court on its own motion may reduce a sentence if the defendant was sentenced based on a guideline range that the Sentencing Commission has subsequently lowered. See 18 U.S.C. § 3582(c)(2).

At sentencing, based on a total offense level 42 and criminal history category III, defendant's guideline range was 360 months to life. See Presentence Investigation Report (Doc. #660), ¶ 194. The Court sentenced defendant to the low end of the guideline range. Amendment 782 to the Sentencing Guidelines appears to lower defendant's total offense level four levels with an amended guideline range of 292 to 365 months. Accordingly, the Court directs

After Amendments 750 and 782 and based on a total of 4.5 kilograms of crack cocaine attributed to defendant (the minimum amount that the Court necessarily attributed to defendant at the original sentencing), his base offense level is reduced from 40 to 36. See U.S.S.G. § 2D1.1(c)(3) (offense level 34 if offense involved at least 2.8 kilograms but less than 8.4 kilograms of crack cocaine); U.S.S.G. App. C, Vol. III, Amend. 750, 782; U.S.S.G. § 2D1.2(a) (two-level enhancement of base offense level for distribution within a protected location). After applying the same adjustment that the Court applied at defendant's original sentencing (two level enhancement for a firearm), defendant's total offense level is 38 under the amended Guidelines. Based on a total offense level 38 and criminal history category III, defendant's amended guideline range is 292 to 365 months.

that the parties show good cause in writing why the Court on its own motion—under 18 U.S.C.

§ 3582(c)(2) and Amendment 782—should not reduce defendant's sentence from 360 months to

292 months.

IT IS THERFORE ORDERED that on or before January 11, 2021, the Office of

the Federal Public Defender shall enter an appearance for defendant if it can do so without

violating relevant canons of ethics.

IT IS FURTHER ORDERED that the parties shall show good cause in writing why

the Court on its own motion—under 18 U.S.C. § 3582(c)(2) and Amendment 782—should

not reduce defendant's sentence from 360 months to 292 months. Within 28 days after

counsel enters an appearance for defendant, the government shall file a response. Within 14

days after the government files a response, defendant shall file a response.

The Clerk is directed to forward a copy of this order to the Office of the Federal

Public Defender.

Dated this 28th day of December, 2020 at Kansas City, Kansas.

<u>s/ Kathryn H. Vratil</u> KATHRYN H. VRATIL

United States District Judge

-2-